Dear Mr Chilot am writting you for a judgment call or what ever me . He Declined to do so on the grounds that it was not properly discribed

I asked Alvin to write my claims for

I think it is very well discribed in the abstract and my attempted claims. He told me to get a patent attorney, I replied I couldn't afford the \$1500 fee they ask for writting a claims. This is one reason the law allows the patent office to assist the inventor in writting the claims the way I see it another reason is the language used in writting the claims. If you can help me in some way I would certonly appricate you efforts,

Sincerly yours

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	J	\sim

Application No. Applicant(s)

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Amendmen	ot (37 CFR 1.121)	Examiner			Art Unit	T	
	1). Chin	-Shue		3634		
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C. Other	NOTICE, ITAS						
4. Amendment:	MORE DETAIL	THAN			•	. •	
☐ B. The lis	THE FIRST NOT			(includ	ing withdrawn	n claims)	
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☐ D. The cl ☐ E. Other:	MYCLAINS FO	RME	sented in a	ascendii	ng numerical	order.	
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For further explanation cuttp://www.uspto.gov/we	ON MY PARTAS	THOUGH	´ 21, see MF <u>北</u> f .	'EP § 7	14 and the US	SPTO website at	
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Applicant is given n filed after allowance entire corrected ar	F DONOTK.	NOW	ınt after-fina	al amen	amendment dment with co e final Office	or an amendment orrections, the action.	
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	INEED YOUR	HELP	AMn Chin	-Shue		-	

	10/656,852	FLETCHALL, ALLEN HERBERT							
Office Action Summary	Examiner	Art Unit							
	Alvin C. Chin-Shue	3634							
The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence address							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).									
Status	Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status								
1) This action is FINAL 26 NOTICE DIFF FREE FOR ON SECOND									
2a) This action is FINAL . 2b) ▼ This action is non-final.									
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is '									
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.							
Disposition of Claims	FIRST MOTIC								
4)⊠ Claim(s) 1/2 is/are pending in the application.	4)⊠ Claim(s) 1 is/are pending in the application.								
4a) Of the above claim(s) is/are withdrawn from consideration.									
5) Claim(s) is/are allowed.									
Claim(s) 1 is/are rejected.									
['7) Claim(s) is/are objected to.									
8) Claim(s) are subject to restriction and/or election requirement.									
Application Papers	•								
9) The specification is objected to by the Examiner.									
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.									
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).									
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority under 35 U.S.C. § 119									
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).									
a) ☐ All b) ☐ Some * c) ☐ None of:									
1. Certified copies of the priority documents have been received.									
2. Certified copies of the priority documents have been received in Application No									
3. Copies of the certified copies of the priority documents have been received in this National Stage									
application from the International Bureau (PCT Rule 17.2(a)).									
* See the attached detailed Office action for a list of the certified copies not received.									
, .									
Attachment(c)									
Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)									
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date									
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) 5) Notice of Informal Patent Application (PTO-152)									
Paper No(s)/Mail Date	6)								
	on Summary Parl	of Paper No./Mail Date 20040929							

Application No.

Applicant(s)

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PHANKYOU

THANKYOU

THANKYOU

(CLAIMS)

FLETCHALL SAFETY LADDER

I claim the mechanisms of this new art of making ladders are superior to present day arts because of the adjustability in the lengths of each individual leg is a new and better way to make ladders more stable as well as having seven (7) other useful features such as: a hammer hole, two (2) screwdriver holes, tack well, fold out shelf, slide out utility drawer, fifty percent (50%) wider steps (from front to back) which makes it more comfortable to stand on over a period of time, stepping down safety

makes it more comfortable to stand on over a period of time, stepping down safety warning bell, on the second step from the bottom telling the user there is one (1) more step below before stepping on the landing, and the steps are three-fourths (3/4)

the distance apart than today arts of said ladder, which help the elderly to negotiate the ladders usefulness, this ladder can be made of aluminum, fiber glass, composite material or other metal, in any height desired.

22313 9261

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USPTO MAIL BEITTER

Organization IC 3600 Bldg./Room VNITED STATES PATENT AND TRADEMARK OFFICE

P.O. Box 1450 A. A. 22313-1450

RICHARD

If Undeliverable Return In Ten Days

